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6	and	
7	C. Ashlis Davissass (admitted and 1 and 1)	
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13	Attorneys for Plaintiffs and Counter-Defendants	
14	UNITED STATES I	DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN JOSE DIVISION	
17	GRATEFUL DEAD PRODUCTIONS, a	
10	California corporation, CADESTANSA, LLC, a	CASE NO. 06-07727 (JW) (PVT)
18	limited liability company on behalf of CARLOS	
19	SANTANA, an individual, JIMMY PAGE, an	STIPULATION AND [PAGE [170]
	individual, ROBERT PLANT, an individual,	ORDER REGARDING/COUNTER-
20	JOHN PAUL JONES, an individual,	DEFENDANTS' FIRST EXTENSION OF
21	RAYMOND MANZAREK, an individual,	TIME TO RESPOND TO COUNTERCLAIMANTS' FIRST
_1	ROBBY KRIEGER, an individual, JOHN	AMENDED COUNTERCLAIMS
22	DENSMORE, an individual, PEARL COURSON, an individual, GEORGE	ANIENDED COCKTERCEMING
23	MORRISON, an individual, FANTALITY	
23	CORP., a Colorado corporation, SONY BMG	
24	MUSIC ENTERTAINMENT, a Delaware	
ا ء	general partnership, BMG MUSIC, a New York	
25	partnership, and ARISTA RECORDS, a	
26	Delaware LLC,	
27	Plaintiffs,	
20	v.	
28		

1 WILLIAM E. SAGAN, an individual, NORTON LLC, a limited liability company, and BILL 2 GRAHAM ARCHIVES LLC, d/b/a 3 WOLFGANG'S VAULT, a limited liability company, 4 Defendants. 5 NORTON LLC, a limited liability company, 6 BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, a limited liability 7 company, and WILLIAM E. SAGAN, an individual, 8 Counterclaimants, 9 10 v. 11 GRATEFUL DEAD PRODUCTIONS, a California corporation, CADESTANSA LLC, a 12 limited liability company on behalf of CARLOS SANTANA, an individual, JIMMY PAGE, an 13 individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, 14 RAYMOND MANZAREK, an individual, 15 ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL 16 COURSON, an individual, GEORGE MORRISON, an individual, FANTALITY 17 CORP., a Colorado corporation, SONY BMG 18 MUSIC ENTERTAINMENT, a Delaware general partnership, BMG MUSIC, a New York 19 partnership, and ARISTA RECORDS, a Delaware LLC, ROBERT WEIR, an individual, 20 WARNER MUSIC GROUP CORP., a Delaware corporation, RHINO ENTERTAINMENT, its 21 subsidiary, and BRAVADO INTERNATIONAL 22 GROUP, INC., a California corporation, 23 Counterclaim Defendants. 24 25 26 27

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1	IT IS HEREBY STIPULATED AND AGREED, by the parties through their respective		
2	counsel, that Counter-Defendants Grateful Dead Productions; Cadestansa LLC, a limited liability		
3	company on behalf of Carlos Santana; Jimmy Page; Robert Plant; John Paul Jones; Raymond		
4	Manzarek; Robby Krieger; John Densmore; Pearl Courson; George Morrison; Fantality Corp.; Sony		
5	BMG Music Entertainment; BMG Music; Arista Records; Robert Weir; Warner Music Group Corp.		
6	Rhino Entertainment Company; and Bravado International Group, Inc. shall have a first extension of		
7	time of 14 days, up to and including December 3, 2007, to answer, move, or otherwise respond to the		
8	First Amended Counterclaims filed by Counterclaimants William E. Sagan; Norton LLC; and Bill		
9	Graham Archives LLC d/b/a Wolfgang's Vault.		
10	Good cause exists for extending the time by which the Counter-Defendants must move,		
11	answer, or otherwise respond to Counterclaimants' First Amended Counterclaims. In their First		
12	Amended Counterclaims, which Counterclaimants filed after this Court granted in part and denied in		
13	part Counter-Defendants' initial motions to dismiss (Docket #123), Counterclaimants make numerou		
14	factual allegations and assert eleven counterclaims, which allegations and counterclaims the Counter-		
15	Defendants require additional time to evaluate. Additionally, the 14-day extension of time requested		
16	in the present Stipulation will have no material effect on the schedule for this case.		
17	The Counter-Defendants have not request	The Counter-Defendants have not requested any prior extensions of time to respond to	
18	Counterclaimants' First Amended Counterclaims. Pursuant to Local Rule 6-2(a), other time		
19	9 modifications that have been entered in this case	modifications that have been entered in this case are set forth in the accompanying Declaration of	
20	Joshua A. Jessen.		
21	DATED: November 16, 2007 Res	pectfully submitted,	
22	GIB	SON, DUNN & CRUTCHER LLP	
23	S. A	rey H. Reeves Ashlie Beringer	
24		nua A. Jessen ra M. Sturges	
25	By:_	/s/ Jeffrey H. Reeves	
26	26	Jeffrey H. Reeves	
27	Atto	rneys for Plaintiffs and Counter-Defendants	
28	DATED: November 16, 2007 WIN	NSTON & STRAWN LLP	

Gibson, Dunn & Crutcher LLP

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1 2	Michael S. Elkin Thomas P. Lane Rebecca Lawlor Calkins Erin R. Ranahan	
3	By: /s/ Thomas P. Lane	
4		
5	Attorneys for Defendants and Counterclaimants	
6	In accordance with Civil L.R. 5-4 and General Order No. 45(X)(B), I, Joshua A. Jessen, attest	
7	under penalty of perjury under the laws of the United States of America that I have the concurrence	
8	of the other signatories to this document.	
9	of the other signatories to this document.	
10	s/ Joshua A. Jessen Joshua A. Jessen	
11	Joshua A. Jessen	
<ul><li>12</li><li>13</li></ul>		
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Gibson, Dunn & Crutcher LLP

**ORDER** THE PARTIES HAVING SO STIPULATED, AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED THAT Counter-Defendants Grateful Dead Productions; Cadestansa LLC, a limited liability company on behalf of Carlos Santana; Jimmy Page; Robert Plant; John Paul Jones; Raymond Manzarek; Robby Krieger; John Densmore; Pearl Courson; George Morrison; Fantality Corp.; Sony BMG Music Entertainment; BMG Music; Arista Records; Robert Weir; Warner Music Group Corp.; Rhino Entertainment Company; and Bravado International Group, Inc. shall have up to and including December 3, 2007, to answer, move, or otherwise respond to the First Amended Counterclaims filed by Counterclaimants William E. Sagan; Norton LLC; and Bill Graham Archives LLC d/b/a Wolfgang's Vault. November 19, 2007 Dated: U.S. District Judge 

Gibson, Dunn & Crutcher LLP